

Paul J. Hickey, WSB No. 5-1431
 Loyd E. Smith, WSB No. 5-2509
 Hickey & Evans, LLP
 1800 Carey Avenue, Suite 700
 P.O. Box 467
 Cheyenne, WY 82003-0467
 Phone: (307) 634-1525
 Fax: (307) 638-7335
 Email: phickey@hickeyevans.com
 Email: lsmith@hickeyevans.com

Attorneys for Defendant Diocese of Cheyenne

IN THE UNITED STATES DISTRICT COURT
 FOR THE DISTRICT OF WYOMING

CARLIE SHERMAN, ANNA GOZUN,
AMANDA NASH, and **JOHN DOE** on behalf of
 themselves and all similarly situated persons,

PLAINTIFFS,

v.

Case No. 20-CV-215-S

TRINITY TEEN SOLUTIONS, INC., a
 Wyoming corporation; **TRIANGLE CROSS**
RANCH, LLC, a Wyoming limited liability
 corporation; **MONKS OF THE MOST**
BLESSED VIRGIN MARY OF MOUNT
CARMEL, d/b/a MYSTIC MONK COFFEE, a
 Wyoming corporation; **GERALD E.**
SCHNEIDER; MICHAEELEN P.
SCHNEIDER; ANGELA C. WOODWARD;
JERRY D. WOODWARD; DANIEL
SCHNEIDER; MATHEW SCHNEIDER;
MARK SCHNEIDER; KARA WOODWARD;
KYLE WOODWARD; THOMAS GEORGE;
JUDITH D. JEFFERIS; DALLY-UP, LLC, a
 Wyoming limited liability corporation; **ROCK**
CREEK RANCH, INC., a Delaware corporation;
DIOCESE OF CHEYENNE, a Wyoming
 corporation; and the **SOCIETY OF OUR LADY**
OF THE MOST HOLY TRINITY, a Texas
 corporation; and **NEW MOUNT CARMEL**
FOUNDATION, INC., a Wyoming
 corporation,

DEFENDANTS.

DEFENDANT DIOCESE OF CHEYENNE’S MOTION TO DISMISS

Defendant Diocese of Cheyenne (“Diocese”), through its undersigned counsel, hereby moves pursuant to Federal Rule of Civil Procedure 12(b)(6) to dismiss the claims against it in this lawsuit for failure to state a claim upon which relief may granted. In support of this motion, the Diocese submits an accompanying memorandum brief.

DATED this 29th day of January, 2021.

/s/ Paul J. Hickey
Paul J. Hickey, WSB No. 5-1431
Loyd E. Smith, WSB No. 5-2509
Hickey & Evans, LLP
1800 Carey Avenue, Suite 700
P.O. Box 467
Cheyenne, WY 82003-0467
Phone: (307) 634-1525
Fax: (307) 638-7335
Email: phickey@hickeyevans.com
Email: lsmith@hickeyevans.com

Attorneys for Defendant Diocese of Cheyenne